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February 25, 2020

The initial pretrial conference, previously scheduled for March 11, 2020, is ADJOURNED to April 1, 2020 at 3:15 p.m. The Clerk of Court is directed to terminate ECF No. 17. SO ORDERED.

**VIA ECF**

Honorable Jesse M. Furman  
United States District Court  
Southern District of New York  
40 Foley Square  
New York, NY 10007



February 25, 2020

**Re: Diallo v. CoreLogic Rental Property Solutions, LLC; 19-cv-11044**

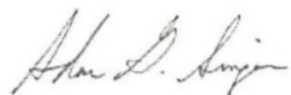
***Joint Letter Motion of Plaintiff and Defendant CoreLogic Rental Property Solutions, LLC to adjourn initial conference sine die pending the outcome of mediation***

Dear Judge Furman:

This firm represents Plaintiff, Mamadou Alpha Diallo, in the above-referenced action (“Action”). I write on behalf of Plaintiff and Defendant CoreLogic Rental Property Solutions, LLC to jointly request that the Court adjourn the Rule 16(b) Initial Conference (“Conference”). The Conference is currently scheduled for March 11, 2020 at 3:15 p.m. The parties respectfully ask the Court to adjourn the Conference *sine die* because mediation of the Action is ongoing.<sup>1</sup> By minute order dated February 18, 2020, Your Honor instructed the parties to submit a status report concerning the mediation on or before March 19, 2020.

This is the first request for adjournment of the Rule 16(b) conference by either party.

Respectfully submitted,



Adam G. Singer

<sup>1</sup> In addition, Plaintiff’s counsel has a preexisting conflict on March 11, 2020.